## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

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IN RE: AMARANTH NATURAL GAS

**COMMODITIES LITIGATION** : Electronically Filed

This Document Relates to: : Master File No.: 07 Civ. 6377 (SAS)

ALL ACTIONS :

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## **DECLARATION OF DAVID E. MOLLÓN**

I, DAVID E. MOLLÓN declare, pursuant to 28 U.S.C. § 1746, as follows:

- 1. I am a member of Winston & Strawn LLP, counsel of record for Defendants
  Amaranth Advisors L.L.C., Amaranth Advisors (Calgary) ULC, Amaranth Group Inc., and
  Amaranth Management Limited Partnership in this action. I submit this Declaration in support
  of the Memorandum of Law in Support of Motion to Dismiss the Corrected Consolidated Class
  Action Complaint by Defendants Amaranth Advisors L.L.C., Amaranth Advisors (Calgary)
  ULC, Amaranth Group Inc., Amaranth Management Limited Partnership, and Nicholas
  Maounis.
- Attached hereto as Exhibit A is a true and correct copy of AALLC\_REG0684055 through AALLC\_REG0684056, an instant message between Brian Hunter and Matthew
   Donohoe dated February 23, 2006.
- 3. Attached hereto as Exhibit B is a true and correct copy of AALLC\_REG0684186 through AALLC\_REG0684187, an instant message between Brian Hunter and Matthew Donohoe dated February 24, 2006.

- 4. Attached hereto as Exhibit C is a true and correct copy of through AALLC\_REG0704931 through AALLC\_REG0704932, an instant message between Brian Hunter and Matthew Donohoe dated February 24, 2006.
- 5. Attached hereto as Exhibit D is a true and correct copy of *In re Richardson Sec.*, *Inc.*, Comm. Fut. L. Rep. (CCH) 21,145 (CFTC Jan. 27, 1981).
- 6. I declare under penalty of perjury that the foregoing is true and accurate to the best of my knowledge and belief.

Dated: New York, New York June 23, 2008

/s/ David E. Mollón
DAVID E. MOLLÓN